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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/846,424	05/01/2001	Joseph Lee Shriver	38190/233578	4590
826	7590 12/14/2006		EXAM	INER
ALSTON &	BIRD LLP		FISHER, MICHAEL J	
101 SOUTH	MERICA PLAZA TRYON STREET, SU	TE 4000	ART UNIT	PAPER NUMBER
CHARLOTT	E, NC 28280-4000		3629	•

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		09/846,424	SHRIVER ET AL.		
		Examiner	Art Unit		
		Michael J. Fisher	3629		
	The MAILING DATE of this communication app		orrespondence address		
Period for F	• •				
WHICHE - Extensio after SIX - If NO per - Failure to Any reply	ETENED STATUTORY PERIOD FOR REPL' EVER IS LONGER, FROM THE MAILING Do ns of time may be available under the provisions of 37 CFR 1.1 (6) MONTHS from the mailing date of this communication. riod for reply is specified above, the maximum statutory period of the reply within the set or extended period for reply will, by statute or received by the Office later than three months after the mailing atent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	l. lely filed the mailing date of this communication. (35 U.S.C. § 133).		
Status					
1)⊠ R€	esponsive to communication(s) filed on 26 A	<u>pril 2006</u> .			
2a)□ Th	This action is FINAL . 2b)⊠ This action is non-final.				
3) <u></u> Si	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
clo	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposition	of Claims				
4a 5)□ Cl 6)⊠ Cl 7)□ Cl	aim(s) <u>1-29</u> is/are pending in the application.) Of the above claim(s) is/are withdrawaim(s) is/are allowed. aim(s) <u>1-29</u> is/are rejected. aim(s) is/are objected to. aim(s) are subject to restriction and/o	wn from consideration.			
Application	Papers				
10)□ Th Ap Re	e specification is objected to by the Examine e drawing(s) filed on is/are: a) accomplicant may not request that any objection to the eplacement drawing sheet(s) including the correct e oath or declaration is objected to by the Examination	epted or b) \square objected to by the Eddrawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority und	ler 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)					
	References Cited (PTO-892)	4) Interview Summary			
3) 🔲 Informati	f Draftsperson's Patent Drawing Review (PTO-948) ion Disclosure Statement(s) (PTO-1449 or PTO/SB/08) o(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite atent Application (PTO-152)		

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over US PAT 6,889,197 to Lidow.

As to claims 1,16, Lidow discloses a supply chain visibility system connected to a network (fig 24) that coordinates a supply chain of actual parts needed to complete a

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set of parts (268, fig 17), supplied by a plurality of suppliers (suppliers, 76, as best seen in fig 22), with a plurality of user interfaces (inherent in that Lidow discloses using the Internet, col 26, lines 62-67) that connects suppliers, recipients via a network (fig 24), a configuration panel that displays a final configuration agreed to by the suppliers and recipients (fig 21), a template panel operable to display a common set of parts (278, products, as best seen in fig 17), a statement of work panel operable to display the final set of parts (invoice 532, as best seen in fig 21), a shipment entry panel that receives shipping status data (262, as best seen in fig 17), a processing element comparing the shipping status data of the actual parts (fig 17, 264, "validate quantity against supply plan" to 270 "valid?").

Lidow does not, however, specifically mention that the interface is graphical. It would have been obvious to one of ordinary skill in the art to modify the system as taught by Lidow by using a graphical user interface (GUI) as GUIs are very well known in the art to ease use of the Internet.

As to claims 2,17, Lidow discloses an electronic mail option (messaging section 588).

As to claims 3,18, Lidow discloses displaying the actual shipping status, the invoice would inherently include the part numbers and a listing of actual parts (fig 19).

As to claims 4,5,6,19,20,21, Lidow discloses "supplier performance statistics", while not specifically discussed, it would have been obvious to one of ordinary skill in the art to track discrepancy information and returned part repair information in that section as they would directly relate to supplier performance.

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As to claims 7,22, the parts needed to be replaced are those ordered, as discussed above, they are displayed.

As to claims 8,23 the replacement part information and replacement part are those ordered.

As to claims 9,24, Lidow discloses a shipment in transit panel (as can be seen in fig 16 above sections labeled "74 supply chain server", "76, suppliers 1 supplier 2" and "96 carrier").

As to claims 10, Lidow discloses a link to contact information to the suppliers (col 23, lines 11-17).

As to claims 11,25, Lidow discloses disclosing the shipping date and keeping it up to date (fig 17).

As to claims 11,12,26, as Lidow discusses tracking the status of deliveries, it would have been obvious to one of ordinary skill in the art to track delivery times and dates to ensure that the parts are delivered on time to increase customer satisfaction.

As to claims 13,27, the configuration would inherently be agreed to by the supplier as the supplier would use it.

As to claims 14,28 it is very well known in the art to allow for a change of configuration in panels, therefore, it would have been obvious to one of ordinary skill in the art to allow a user to configure a panel as they see fit to allow the user to customize the panels in a manner that they prefer to increase customer satisfaction.

As to claims 15,29, as discussed, Lidow discloses electronic mail that would be operable to transmit any messages desired.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael J. Fisher whose telephone number is 571-272-6804. The examiner can normally be reached on Mon.-Fri. 7:30am-5:00pm alt Fri. off.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Michael J. Fisher

Patent Examiner GAU 3629